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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/537,224	11/16/2005	Michael Scherer	RPP-201	3427
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FULBRIGHT & JAWORSKI, LLP			EXAMINER	
666 FIFTH AVE			BAND, MICHAEL A	
NEW YORK, NY 10103-3198			ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary	Application No. 10/537,224	Applicant(s) SCHERER ET AL.
	Examiner MICHAEL BAND	Art Unit 1795

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
 - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
 - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED. (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) Responsive to communication(s) filed on 18 June 2009.
- 2a) This action is FINAL. 2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) Claim(s) 55-108 is/are pending in the application.
- 4a) Of the above claim(s) 92-108 is/are withdrawn from consideration.
- 5) Claim(s) _____ is/are allowed.
- 6) Claim(s) 55-91 is/are rejected.
- 7) Claim(s) _____ is/are objected to.
- 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
 Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) All b) Some * c) None of:
1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date: _____ |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/DP/06) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date: _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 6/18/2009 has been entered.

Claim Rejections - 35 USC § 112

2. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

3. Claims 83-91 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Claim 83 also contains the limitation said interface layer having a thickness d_1 and a stoichiometric deficit of said reactive component smaller than the stoichiometric deficit of said reactive component in a first layer. There is no support for this limitation in the Specification.

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

5. Claims 87-88 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claims 87-88 have the limitation DEF. It is unknown or unclear what DEF is related to or signifies.

6. Claims 55 and 83-91 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claims 55 and 83-84 contain the limitation stoichiometric deficit. It is unknown or unclear what stoichiometric deficit is related to, signifies, or is defined as.

Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

8. Claims 55-74, 78, 80-91 are rejected under 35 U.S.C. 102(b) as being anticipated by Sullivan et al (US Patent No. 6,217,720).

With respect to claims 55-57 and 81-82, Sullivan et al discloses a method for depositing a complex optical multilayer coating on substrate (abstract), where fig. 1 depicts a reactive AC magnetron sputtering apparatus having targets (i.e. first

constituent) [3] and a reactive gas inlet (i.e. second constituent) [9] of Ar and O₂. Sullivan et al further discloses that deposition power and oxygen flow must be rapidly adjusted to maintain a desired stoichiometry of the coating (col. 5, lines 16-19; col. 8, lines 26-42). Fig. 1 also depicts a substrates [5] supported on a cage [4] at a predetermined distance from the targets [3], where said cage is rotated (col. 6, lines 63-67). Fig. 1 further depicts a first target [3] used to deposit a first layer via reactive sputtering, where the substrates [5] are rotated to a second target [3] to deposit a second layer via reactive sputtering (i.e. plasma treatment) which modifies a structure and/or stoichiometry of said first layer. Sullivan et al also discusses fitting theoretical values derived from a model of the deposited layers to correspond to actual values obtained and continually controlling a process variable (i.e. oxygen partial pressure) to ensure homogeneity (i.e. stoichiometry) of the deposited layers so that a valid thickness determination can be made from said theoretical values (col. 5, lines 64-67; col. 6, lines 1-5).

With respect to claims 58-63, 78, and 80, Sullivan et al further discloses in fig. 1 the apparatus having an optical monitor (i.e. grating & PDA array) [7] for measuring the transmittance of the substrates [5], with fig. 2 depicting said optical monitor [7] using a computer [13] to determine layer thickness (col. 7, lines 5-10 and 25-31). Fig. 2 also depicts the thickness determination computer [13] affecting a process control computer [12] which in turn affects the oxygen flow control [11] and therefore affects the plasma. Sullivan et al also discloses measuring transmittance, reflectance, or ellipsometric value of the multilayer coating, with the theoretical values obtained by adjusting one or more

layer thicknesses of the deposited layers in the theoretical model to fit the calculated data of the model to the measured data (col. 4, lines 50-56).

With respect to claims 65-68 and 72-74, Sullivan et al further discloses that homogeneity (i.e. stoichiometry) of the coating is achieved by varying (i.e. increasing and decreasing) a flow rate of the reactive gas, typically oxygen, so as to maintain a constant partial pressure of that gas (col. 5, lines 25-29). Fig. 2 also depicts that a process control computer [12] regulates both oxygen flow control [11] and power control (i.e. cathode power) [14].

With respect to claims 69-70, Sullivan et al further discloses in figs. 5-6 relating oxygen partial pressure, sputtering rate (i.e. time), and sputtering power.

With respect to claim 71, Sullivan et al further discloses that the reactive gases are oxygen (O_2) or nitrogen (N_2) (fig. 1; col. 8, lines 11-13).

With respect to claims 83-86, 88, and 90-91, Sullivan et al discloses a method for depositing a complex optical multilayer coating on substrate (abstract), where fig. 1 depicts a reactive AC magnetron sputtering apparatus having targets (i.e. first constituent) [3] and a reactive gas inlet (i.e. second constituent) [9] of Ar and O_2 . Sullivan et al further discloses that deposition power and oxygen flow must be rapidly adjusted to maintain a desired stoichiometry of the coating (col. 5, lines 16-19; col. 8, lines 26-42). Fig. 1 also depicts a substrates [5] supported on a cage [4] at a predetermined distance from the targets [3], where said cage is rotated (col. 6, lines 63-67). Fig. 1 further depicts a first target [3] used to deposit a first layer via reactive sputtering, where the substrates [5] are rotated to a second target [3] to deposit a

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second layer via reactive sputtering (i.e. plasma treatment) which modifies a structure and/or stoichiometry of said first layer. Sullivan et al also discusses fitting theoretical values derived from a model of the deposited layers to correspond to actual values obtained and continually controlling a process variable (i.e. oxygen partial pressure) to ensure homogeneity (i.e. stoichiometry) of the deposited layers so that a valid thickness determination can be made from said theoretical values (col. 5, lines 64-67; col. 6, lines 1-5). Sullivan et al also discusses depositing four Nb₂O₅ layers, with SiO₂ layers in-between the Nb₂O₅ layers, thus the SiO₂ layers are a second layer and an interface layer with a thickness d1 and a stoichiometric deficit of said reactive component smaller than the stoichiometric deficit of said reactive component in a first layer. If not, it must be due to a claim limitation not currently present.

With respect to claim 87, Sullivan et al further discloses typical deposition rates for Nb₂O₅ and SiO₂ as approximately 0.1 nm/s for RF sputtering (col. 2, lines 12-15), with deposition rates for AC sputtering in the range of 0.1 nm/s to 0.7 nm/s (col. 4, lines 57-62). Figs. 14-15 depicts layers having deposition times of approximately 50-35 sec, thus the thickness of the interface layer (i.e. SiO₂) is in the range of 3.5 nm-35 nm.

With respect to claim 89, Sullivan et al further discloses a reactive deposition of five different Nb₂O₅ layers, with SiO₂ layers between each Nb₂O₅ layer (col. 10, lines 58-64). Sullivan et al also discloses that a 58-layer coating is possible (col. 11, lines 39-41), thus the number of interface (i.e. SiO₂) layers is greater than 3.

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9. Claim 75-77 and 79 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Sullivan et al (US Patent No. 6,217,720).

With respect to claims 75-77, Sullivan et al further discloses the cage [4] supporting the substrates [5] rotating about a vertical axis with a stepping motor [6]. Sullivan et al also discloses using deposition rates of between 0.7 nm/s and 0.1 nm/s (col. 4, lines 57-62). Although a rotation speed is not specified, it is either inherent or obvious that the substrate is moved at a predetermined velocity, whether said predetermined velocity is a constant or variable velocity, in order to maintain these deposition rates.

With respect to claim 79, Sullivan et al discloses that the target-to-substrate distance is approximately 12 cm (col. 2, lines 12-15), which is a relatively small distance. Plasma in a sputtering apparatus is well known to be at least 100°C, therefore it is either inherent or obvious that the substrate has heat applied via deposition material from a sputter target.

Response to Arguments

112 Rejections

10. The Applicant has amended claims 83-86 and 89-91 to no longer claim a value of a deficit; the rejection is withdrawn. The rejection of claims 87-88 is maintained for the reasons given above.

102 Rejections

11. Applicant's arguments filed 6/18/2009 have been fully considered but they are not persuasive.

12. On p. 13-15, the Applicant argues that Sullivan et al fails to teach a method for producing one or more coatings on a moving substrate using a combination of reactive sputtering with a subsequent plasma treatment, citing the Specification at para 0015 clearly teaches the plasma treatment as being subsequent.

The Examiner respectfully disagrees. Contrary to the Applicant's assertion, Sullivan et al does teach a method for depositing a complex optical multilayer coating on substrate (abstract), where fig. 1 depicts a reactive AC magnetron sputtering apparatus having targets (i.e. first constituent) [3] and a reactive gas inlet (i.e. second constituent) [9] of Ar and O₂. Fig. 1 also depicts a substrates [5] supported on a cage [4], where said cage is rotated (col. 6, lines 63-67). Therefore Sullivan et al teaches depositing a multilayer coating (i.e. one or more coatings) by rotating (i.e. moving) the substrate using a combination of reactive sputtering by a first target and a subsequent plasma treatment via the second sputtering target to modify a structure and/or stoichiometry of the layer deposited by said reactive sputtering by said first target. While the Specification does appear to explicitly teach the plasma treatment being subsequent, the claims do not require the plasma treatment to immediately follow (i.e. subsequently) the reactive sputtering, only that at some point following said reactive sputtering is a plasma treatment upon the substrate in effect.

13. On p. 15-16, the Applicant argues that Sullivan et al fails to teach a reactive deposition of a coating with a given stoichiometric deficit of the second constituent. The Applicant also argues that Sullivan et al does not teach monitoring the coating and adjusting the optical properties of the coating. The Applicant also argues that the Examiner cannot misconstrue the plain meaning of the claim limitation to render the claims unpatentable.

The Examiner respectfully disagrees. Sullivan et al teaches a reactive gas inlet (i.e. second constituent) [9] of Ar and O₂, with Sullivan et al further disclosing that deposition power and oxygen flow must be rapidly adjusted to maintain a desired stoichiometry of the coating (col. 5, lines 16-19; col. 8, lines 26-42). Since Sullivan et al teaches maintaining the stoichiometry of the O₂ (i.e. second constituent), Sullivan et al teaches maintaining a given stoichiometric deficit of the second constituent. Regarding the optical monitoring and adjusting, Sullivan et al further discloses in fig. 1 the apparatus having an optical monitor (i.e. grating & PDA array) [7] for measuring the transmittance of the substrates [5], with fig. 2 depicting said optical monitor [7] using a computer [13] to determine layer thickness (col. 7, lines 5-10 and 25-31). Fig. 2 also depicts the thickness determination computer [13] affecting a process control computer [12] which in turn affects the oxygen flow control [11] and therefore affects the plasma. Sullivan et al also discloses measuring transmittance, reflectance, or ellipsometric value of the multilayer coating, with the theoretical values obtained by adjusting one or more layer thicknesses of the deposited layers in the theoretical model to fit the calculated data of the model to the measured data (col. 4, lines 50-56). Therefore Sullivan et al

teaches using an optical monitor to adjust (i.e. regulate) the plasma characteristics.

Regarding misconstrued meanings, the Examiner has not misconstrued the plain meaning of the claims (i.e. stoichiometric deficit) since no definition is present in the Specification as to how a stoichiometric deficit is defined, thus it is not possible to misconstrue the plain meaning of said claims since no plain meaning is apparent.

14. On p. 16-17, The Applicant also argues that the Examiner has failed to establish a *prima facie* case of obviousness.

The Examiner respectfully disagrees. The Examiner has not rejected any claims over an explicit 103 rejection. If the Applicant is pointing out the 102/103 rejection, the obviousness statement is as follows: "Although a rotation speed is not specified, it is either inherent or obvious that the substrate is moved at a predetermined velocity, whether said predetermined velocity is a constant or variable velocity, in order to maintain these deposition rates". All other claims are directed to an anticipatory rejection and thus, no *prima facie* case of obviousness need be established.

Conclusion

15. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Band whose telephone number is (571) 272-9815. The examiner can normally be reached on Mon-Fri, 9am-5pm, EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Alexa Neckel can be reached on (571) 272-1446. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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16. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/M. B./

Examiner, Art Unit 1795

/Jennifer K. Michener/

Supervisory Patent Examiner, Art Unit 1795